

	ENTERED — RECEIVED — RECEIVED
1	Julian Valdez-Aragon COUNSEL/PARTIES OF RECORD
2	Reg. No. 44733-048 Taft Correctional Institution
3	P.O. Box 7001 Taft, California 93268
4	In Pro Se CLERK US DISTRICT COURT DISTRICT OF NEVADA
5	UNITED STATES DISTRICT COURT DEPUTY
6	DISTRICT OF NEVADA
7	JULIAN VALDEZ-ARAGON,) CASE NO: 2:10-CR-89-GMN-LRL
8.	Petitioner,) MOTION SEEKING LEAVE TO SUPPLEMENT; AND SUPPLEMENT TO PETITIONER'S
9	v.) <u>DISCOVERY MOTION PURSUANT TO RULE 6(a)</u>) GOVERNING SECTION 2255 PROCEEDINGS
10	UNITED STATES OF AMERICA,)
11	Respondent.
12	·
13	Petitioner Julian Valdez-Aragon ("petitioner"), in pro se, hereby seeks
14	permission to supplement his previously file Discovery Rule 6(a) motion
15	Governing Section 2255 Proceedings. This supplement is based upon the petition
16	and the previous Rule 6(a) motion, the government's response, and the
17	accompanied reply brief to the government's response, together with all of the
18	papers and pleadings on file and the evidence and argument to be presented at
19	the hearing petitioner requests on the issue of ineffective assistance of
20	counsel raised in his Section 2255 motion.
21	
22	Dated this 4th day of February 2014.
23	Haroez of Julian Vidaz Arada
24	outtan votuez-Atagon
25	//
26	//

7.

SUPPLEMENT

With the filing of his Section 2255 petition, petitioner also filed a discovery motion pursuant to Rule 6(a) of Rules Governing Section 2255

Proceedings. After receiving the government's response, petitioner believes that the facts and legal arguments made in his reply brief are sufficient to establish "good cause" for the relief requested in the original Rule 6(a) motion pending in this Court. Petitioner sees no reason to simply restate the facts and case law as outlined by petitioner in his reply brief given that in his estimation he touches upon all the relevant facts and applicable law to his request for discovery.

Thus, rather than rewrite his original Rule 6(a) motion in a way suitable to the government's response in opposition to the discovery process, petitioner respectfully requests this Honorable Court to incorporate and consider by reference the facts and arguments made by petitioner in his reply to assist its conclusion concerning the merits of petitioner's discovery motion.

Respectfully submitted,

Jaiosz Jucaja Julian Valdez-Aragon

ORDER

Defendant's MOTION (ECF No. 82) Seeking Leave to Supplement MOTION (ECF No. 73) Pursuant to Rule 6(a) of the Rules Governing 28 U.S.C. Section 2255 Proceedings filed by Julian Valdez-Aragon is hereby **GRANTED** in accordance with the Order (ECF No. 84) entered in this matter on February 7, 2014.

DATED this 10th day of February, 2014.

Gloria M. Navarro, Chief Judge United States District Court